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6 **UNITED STATES DISTRICT COURT**
7 **DISTRICT OF NEVADA**
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9 DAVID QUIMBY, as Guardian
10 of JANE DOE, a minor child,
11 Plaintiffs,

Case No. 3:10-CV-00319-HDM-WGC

12 vs.
13 EARL F. BECK; EXECUTOR OR
14 ADMINISTRATOR OF THE ESTATE OF
15 ZETA E. BECK; BECK FAMILY TRUST;
16 EARL F. BECK, AS TRUSTEE OF BECK
17 FAMILY TRUST; DEBBIE GALLAGHER,
18 GUARDIAN OF EARL F. BECK;
MARGARET M. BECK; PATRICK
M. BECK; ABC CORPORATIONS 1-5
Inclusive; BLACK & WHITE COMPANIES
1-5 inclusive; and JOHN ROES 1-5,
inclusive,

ORDER GRANTING STIPULATION

19 Defendants.
20 _____/

21 **STIPULATION TO CONTINUE
JOINT PRETRIAL ORDER DEADLINE AND
DISPOSITIVE MOTIONS DEADLINE**

22 Richard Salvatore, Esq., HARDY LAW GROUP, on behalf of Plaintiff, DAVID QUIMBY,
23 as Guardian of JANE DOE, a minor child (hereinafter "QUIMBY"), Jacob Sommer, Esq., LAW
24 OFFICES OF JACOB N. SOMMER, on behalf of Defendants EARL F. BECK, EXECUTOR OR
25 ADMINISTRATOR OF THE ESTATE OF ZETA E. BECK, BECK FAMILY TRUST AND EARL
26 F. BECK AS TRUSTEE OF BECK FAMILY TRUST (hereinafter "BECK"), and JAMES SLOAN,
27 ESQ., on behalf of Defendant DEBBIE GALLAGHER (hereinafter "GALLAGHER"), stipulate to
28 continue Joint Pretrial Order deadline and Dispositive Motions deadline, as follows:

1 IT IS HEREBY STIPULATED by and between counsel for the above parties, that the Joint
2 Pretrial Order deadline and the Dispositive Motions deadline be continued thirty (30) days from
3 today to November 18, 2011.

4 The current discovery deadline is October 19, 2011. Counsel for all parties needs additional
5 time to file the Joint Pretrial Order and to file any Dispositive Motions once discovery is closed.

6 At this time, additional time is needed for the following reasons:

7 1. The parties are still evaluating resolution of the case, and would like additional time to
8 attempt to meaningfully attempt at resolution.

9 2. Additionally, counsel for all parties need additional time after the close of discovery to
10 prepare the Joint Pretrial Order along with filing any Dispositive Motions. In light of the above, the
11 parties respectfully request the current Joint Pretrial Order deadline and the Dispositive Motions
12 deadline be continued for 30 days, as follows:

13 a. The Joint Pretrial Order deadline be continued to November 18, 2011; and
14 b. The Dispositive Motions deadline be continued to November 18, 2011.

15 DATED this 19th day of October 2011.

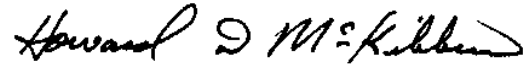
16 /s/ Richard Salvatore
17 RICHARD SALVATORE, ESQ.
18 HARDY LAW GROUP
19 96 & 98 Winter Street
20 Reno, Nevada 89503
Telephone: 775-786-5800
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16 /s/ Jacob Sommer
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18 LAW OFFICES OF JACOB N. SOMMER, LLC
19 131 South Main Street, Suite 201
20 Fallon, Nevada 89406
Telephone: 775-423-5507
Attorney for Defendant BECK

21 /s/ James Sloan
22 JAMES F. SLOAN, ESQ.
23 977 West Williams Avenue
24 Fallon, Nevada 89406
Telephone: 775-423-3006
Attorney for Defendant GALLAGHER

25 IT IS SO ORDERED.

26 Dated this 19th day of October, 2011.

27 
28 UNITED STATES DISTRICT JUDGE